

Supreme Court of Mississippi.

Jeffrey SANDERS

v.

STATE of Mississippi.

No. 07-KA-59392.

Sept. 11, 1991.

Defendant was convicted of sexual battery of a 14-year-old girl following jury trial in Hinds County Circuit Court, First Judicial District, [William F. Coleman](#), J., and he appealed. The Supreme Court, [McRae](#), J., held that: (1) statements made by victim to crossing guard and police officer were admissible under excited utterance exception to hearsay rule; (2) there was no reversible error in instructions; and (3) verdict was not against the overwhelming weight of the evidence.

Affirmed.

Dan M. Lee, P.J., dissented with opinion, joined by [Sullivan](#), J.